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4 5 6 7 8 9 10 11	David H. Bernstein (admitted pro hac vice) Jyotin Hamid (admitted pro hac vice) Ashley E. Kelly (admitted pro hac vice) DEBEVOISE & PLIMPTON LLP 919 Third Avenue New York, New York 10022 Telephone: 212 909 6696 Facsimile 212 521 7696 Emails: dhbernstein@debevoise.com jhamid@debevoise.com aekelly@debevoise.com Attorneys for Plaintiffs MARK ANTHONY INTERNATIONAL, SRL and AMERICAN VINTAGE BEVERAGE, INC	D. Peter Harvey (SBN 55712) Matthew A. Stratton (SBN 254080) HARVEY SISKIND LLP Four Embarcadero Center, 39th Floor San Francisco, CA 94111 Telephone: (415) 354-0100 Facsimile: (415) 391-7124 Emails: pharvey@harveysiskind.com	
13 14 15 16 17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
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18	MARK ANTHONY INTERNATIONAL, SRL, a Barbados corporation, and AMERICAN VINTAGE BEVERAGE, INC., a Delaware corporation, Plaintiffs and Counterclaim-Defendants, v. JACK DANIEL'S PROPERTIES, INC., a Delaware corporation, Defendant and Counterclaim-Plaintiff.	Case No. C 12-2105 RS STIPULATED REQUEST TO EXTEND THE DEADLINE TO COMPLETE THE SETTLEMENT CONFERENCE	

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1	Plaintiffs and counterclaim-defendants Mark Anthony International, SRL and American Vintage	
2	Beverage, Inc. and defendant and counterclaimant Jack Daniels Properties, Inc. hereby respectfully	
3	request that the Court extend the parties' deadline to complete their settlement conference with the Hon.	
4	Joseph C. Spero. The Court has presently set the settlement conference completion deadline for 120	
5	days from August 2, 2012, namely, November 30, 2012. (See D.N. 23). However, the best date on	
6	which to conduct the settlement conference, in light of the schedules of the parties and Judge Spero, is	
7	January 24, 2013. Accordingly, the parties hereby request that the Court extend the deadline to complete	
8	their settlement conference to January 24, 2013. The parties do not anticipate this change will impac	
9	any other case management deadline associated with this case. The parties previously stipulated to	
10	extend plaintiffs/counterclaim-defendants' time to respond to the complaint, but have otherwise not	
11	asked the Court to extend any other deadlines in this matter.	
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1	Dated: October 12, 2012	
2	Respectfully submitted,	Respectfully submitted,
3	By: /s/ Robert N. Phillips	By: /s/ Christopher C. Larkin
5 6 7 8 9 10 11 12 13 14	ROBERT N. PHILLIPS (SBN 120970) REED SMITH LLP 101 Second Street, Suite 1800 San Francisco, CA 94105 Telephone: (415) 543-8700 Facsimile: (415) 391-8269 Email: robphillips@reedsmith.com And DAVID H. BERNSTEIN (pro hac vice) JYOTIN HAMID (pro hac vice) ASHLEY E. KELLY (pro hac vice) DEBEVOISE & PLIMPTON 919 Third Avenue New York, NY 10022 Telephone: (212) 909-6696 Facsimile: (212) 521-7696	CHRISTOPHER C. LARKIN (SBN 119950) SEYFARTH SHAW LLP 2029 Century Park East, Suite 3500 Los Angeles, CA 90067-3021 Telephone: (310) 277-7200 Facsimile: (310) 201-5219 Email: clarkin@seyfarth.com And D. PETER HARVEY (SBN 55712) MATTHEW A. STRATTON (SBN 254080) HARVEY SISKIND LLP Four Embarcadero Center, 39 th Floor San Francisco, CA 94111 Telephone: (415) 354-0100 Facsimile: (415) 391-7124 Emails: pharvey@harveysiskind.com
15 16 17 18 19 20 21	Emails: dhbernstein@debevoise.com	mstratton@harveysiskind.com Attorneys for Defendant and Counterclaim- Plaintiff JACK DANIELS PROPERTIES, INC.
 22 23 24 25 26 27 	PURSUANT TO STIPULATION, IT IS SO C Dated: October <u>15,</u> 2012	The Honorable Richard Seeborg United States District Judge